## T. U C

SATURDAY, MARCH 15. 1788.

\*\*EXINGTON: Printed and Sold by John and Fielding Bradford, at their Printing-Office in Main Street, where judgerint at 18f er. Ann. Assettly ments. See for this paper, are thankfully received, and Printing in its different branches done with Care and Expedition - Adventisments of no more length than breadth, are injerted for if. the first time and if. each time after and longer ones in proportion.

Extracts from the journals of a convention be-gun and held for the diffrict of Kentucky at Danville in the county of Mercer on the 17th day of September 1787.

day of September 1787.

PESOLVED by the representatives of the good people of the district of Kentucky in convention assembled, that it is expedient for and the will of the same, that the fail district be exceed into a september of the terms and conditions specified in the two assembles of assembly, one entitled "An act concerning the excelsion of the district of Kentucky into an independent fate," the other entitled "An act making farther provision for the excelling of the district of Kentucky into an independent state,"

RESOLVED that this convention do fix the thirty first day of December one thousand seven hundred and eighty eight, to be the time on which the authority of the commonwealth of Virginia and of its laws over the district of Kentucky into an independent state."

RESOLVED that an add effect exceptions specified in the act, intitled "an act concerning the credition of the district of Kentucky into an independent state."

RESOLVED that an add effs to the congress of the United States of America be prepared, stating the leading reasons for which the convention have judged a separation of this district from the state of Virginia to be expedient, and requesting that the district may be a sinteed into the forse derad union agreeable to an act of the general allembly of Virginia in that case made and provided.

WHEREAS this convention hath adjudged it

that the diffried may be alm ttel into the fee lederal union agreeable to an act of the general allembly of Virginia in that cafe made and provided.

WHEREAS this convention hath adjudged it expellient that this diffried floudd be feparated from the flate of Virginia and e-seled into an independant flate and hath determined that the authority of the commonwealth of Virginia and of her laws over this diffried floud leafe and for over determine on the thirty fill day of December one thousand feven hundred and e-ghey eight. And to the end that no period of sanathy may arife to the rood people of the proposed flate.

RESOLVED as the opinion of this convention that a convention fhall be elected with full power and authority to frame and eliabilith a fundamental conflitution of government for the proposed, flate, and to declare what laws shall be inforce therein until the fame flath be shipogated or alieted by the legislative authority acting under the conflitution to the Famel and eliabilithed.

RESOLVED that in the month April next, on the verpective court days of the count es within the faul diffried and at the respective places of bolding courts therein, representatives to continue in appoin mens until the thirty first day of December one thousand even hundred and eighty eight to compose the fail convention, shall be elected within the faul diffriet, by the free male inhabitants of each county, in the like manner as the delegates of the general alienbly have been elected, in the county of Nelion five representatives; in the county of Roundred and eighty eight to compose the fail convention, shall be elected within the faul district, by the free male inhabitants of each county. I furned a first in the county of the control of the county of the first in the first in the first in the county of the first

per rules of proceedings; to confider, and by a majority of votes, establish a fundamental Constitution of government. For the proposed state; and declaire what laws shall be in force therin, until they are abrogated or altered by the legislative authority, acting under the Constitution to to be framed and established.

RESOLVED, that three members of the faid convention assumed, shall be a fufficient number to adjourn from day to day, and so liftue writs for supplying vacancies which may happen from deaths refignations, or refusal to act.

RESOLVED, that in case there shall be no sheriff within the respective counties of the district of Kentucke, at the time the several elections are directed to be held for the election of the faid members of Convention, that any two acting magistrates, who may be present on the day of holding the said elections, be appointed commissioners to superintend and conduct the said election, and to make returns in the same manner as the therefis are directed to do.

A true copy from the minutes.

THOMAS TODD, C.C.

Mr Bradford.

HAVE feen repeatedly inferted in your HAVE Leen repeatedly mierted in your Gazette an Advertisement by a certain Maurice Nagle of Dinville, publishing my having taken the benefit of the Act of Limitation, my reasons for so doing were, first, I lent the said Nagle fixty pounds in certificates in 1785. I like wise located four ten thousand acr s of land, and paid danner, forewards and Chainseau ters foreward. deputy forveyors and Chain-carriers fees: likewife 5000 acres for a certain John Hunter, which taid Nagle affurned topay: likewife affigned him plats and certificates to the amount of 27,000 acres of land, as will appear from the records of the furveyor of Lincoln county. The faid Nagle. commenced a fuit again time in M ercer commenced a fuit again fine in M ercer county, which fuit by the order of the court was referred to Col. Benj. Logan and Col. James Riox, and, when the Arbitrators fet, he the taid Nigle refused to allow my accounts as wove flared.

I would ask taid Nigle if he did not give me a receipt against a bond I executed to him and then alligned the bond to Col. Isaac Snelby?

Did not col. Shelby commence a fuit against me and was not the fuir dismissed.

against me; and was not the fuit dimitled on account of the receipt? Did not col. Shelby commence suit then against him? did he not contess judgment for the principal, interest, and costs of both fuits, the records of the supreme court will determine in the affirmative, did not the faid Nigle with John Cow become liable faid Nigle with John C ow become liable for a bond executed by Gen. Wilkinfon to Richard Stevens, did not Richard Steve s give up the bond to Nigle and Did not the faid Nagle after taking it in affign the faid Bond with John Crow fecurity to a certain John Jones, which was by him affigned to Albert Banta who has commenced fuit thereon, and by affigning his own bond to make his innocent fecurity liable for his debt after having once taken it up. There freis flews much greater delign of fraud and differently than for a man to claim the benefit of the laws of his country.

2 31. 38 JOHN MARTIN.

BLANKS

ALSO, SPELLING BOORS, WRITING-PAPER &c. MAY BE HAD AT THIS OFFICE.

THE fubscriber takes this method to inform the public that he has it up the blue diers bufineds in Hopewell i. Bourbon and will take in Home, Flax and Cotton thread to dye. Those wh will please to savour him with their custoe may depend on being faubfully ferred b

He public should be cautious how they deal with a certain capt. John Martin of Lincoln county, as that man has lately taken advantage of the law in pleaning the limitation act, and that only, because he has been indulged nearly three years. This I hope will be a fufficient warning to the citizens of Kentucke particularly those in bufinefs.

Danville, Dec. 4, 1787. M. NAGLE. 29 N. B. He fays I owe him, let bim produce his account proved, and then I will give him credit on the execution I have against him. M.

AS the Indians whenever they make at the evacuated houses of M. C. ppage on Dry ruu and Mr. Wilson on M. C. ackins run aboutsour miles from C. L. Johnsons mill, and fupply themselves with wheat corn and potatoes. &c. as there is every probability that if ther were Articles impregnated with Arsenic or any other Subtil poison we might trap them. We therefore request, all persons not to touch therofore request all persons not to touch or in any manner moleft any article left there, as we man to make the experiment.

JOHN PAYNE ARCH. CAMPBELL

THE subscriber takes this method of informing the publick in general and his acquaintance in particular that he has opened a tavern in Lexington on Mainftreet two doors above Crois-ftreet. He flatters himfelf that he will give general fatisfaction to those gentlemen who may favour him with their custom, as he will be careful to provide good entertainment for man and horse, and the closest attention to the business will be the study of the publics humble fervent:

tf - HENRY MARSHALL.

AKEN up on the Ohio river about twenty five miles below limestone fometime in December last, a bay mare about fourteen hands high, ten or eleven years old, dockt but no brand perceiv-ble, a blemith in her right eye had on a small bell tied on with a tanned leather firing, and a piece of a horse-shoe tied in the Bell for a Clapper, the owner may get her by applying to the subscriber having near John Kenters Station on the north fork of Licking about six miles from lines of the from limeft ne. JOHN CURTIST

## LUD CYLE

FIFTY THOUSAND

le la d fituated on the five Thouland acres on the waters of comperland river within the Bounds referved for the continental Officers and Soldiers of this state, and twenty five Thousand acres lying on the waters of duck, Elk and Tennesee rivers, and several other navigable water couries falling into the Ohio and Millifippi rivers.

The fubscriber thinks it unnecessary with regard to its Situation, Soil, & Timber, to be very particular in his description as he immagins the purchaser would previous to any contract be defirous of feeing the land. Indisputable titles will made the purchasers, and eight years credit will be given from the time of making the titles, no Interest will be requested for the first four years. Any person inclinable to purchase may know the terms and be shewn the land by applying to ELIJAH ROBERTSON. Nashville January. 21, 1788



THE meeting of the Board of Trustees of the Tranfylvania feminary is requested at D nville on the second monday in April, being the day fixed by law, for one of the Annual stated meetings. The Importance of the business, will I hope induce the members punchually to attend, HARRY INNES C,

RUNAWAY from M.Connels mill about the 26 h of January last, one Iron gray mare about fourteen handshigh neither dock nor branded, trots naturally, hanging mane, has fome white on her shoulders ing mane, has fome white on her inounces and ipots on her back, and fome white partly under her lank about feven years old if any perfon will bring faid mare to me or fecures her to that I get her they thall reive two D llars.

Merch II 1788 HENRY KAMPER

## The noted horse DARIUS

Will fland the enfuing feafon at Mr. John Caldwell well on Curtielts creek in Nellon county, the well on Curtielts creek in Nellon county, the well be to make a stifteen fullings the leap, the will be to make a stifteen fullings the leap, the major of the paying een fullings the leap, twenty fullings the feafon, or forty fullings the Infurance in cash. Davine was bred by Mr. Daniel Hurdaway of Meela County Virginia, and was got by the note I Imported hor fe Janus, his dam and grandam, by the fame his great grandam by the Imported horfe Spanker. Spanker. BURWELL JACKSON

NB. Darius wil be forfale after the 2nd thursday in September at which time there is a race depending on him.

B. J.

## NERO

A Peautiful bay, rifing nineyears old, stands the ensuing featon as Mr. George Shot triges near Booms flation Fayette County, and will cover me es at thirty shillings the featon or ten shillings the leap if paid in cash, or thirty five shillings the leap if paid in cash, or thirty five shillings in other good trade at market pitce.

NERO was gorby lunias a full brother of John Rator Etg. s. noted horse Gallant, his cam by the imported bone Easter this grandom by tober John, he are at grand m by Jolly Roger out of a full blooded mare, fold by Col. Baylot to old Mr. Mercet.

Gold martine grants, but will not be answerable for cleapes.

March 11, 1788.

CASTOR

STANDS the enfuing featon at Mr. Stephen
Greens near where the road from Lexington
Gen. Scotts croftes South Eikhorn, and will cover Gen. Scotts crofies South Eithorn, and will cover mares at forty finitings the featon, which may be pad in any country produce or live flock, if pad at a reasonable price by Christmas next, or four Dollars if paid meath by August Court in Fayette County, or twenty eight faillings if paid in eash by Christmas, if not paid by then eash will be expected, as I have twice published his pedegre shall omit it at present.

ELIJAH CRAIG

March 12 1780 30 March 12 1789

EDUCATION:

It is with pleafure I can inform the public that the generous example, which has been exhibited in fome neighbourhoods of Kentucke with respect to the cheapness of boarding, has produced a marvelous effect on fettamine. Lattin schollars may now find boarding, washing and lodging, all very good, for the final sum of six pounds pranems; the cash to be paid at the end of the year. Their accomodation will be better than used to be had to the Northward for fifteen pounds. This I can say from experience. The Tutton will be five pounds pr. annum to be paid in quarterly payments if necessary for the teacher and convenient to the employer, and in each if not otherwise directed by contract. However my employers shall always sind me an essy creditor if they deal with me in candour and frienship.

W/HEREAS I gave my Bond to Scuire Boone
of Jefferfon County, fome time in April
in the year 1986 for fixty pount's Virginia curency, which money I have paid. This is to
forewent all perfons from taking an affigument of
faid bond as I will not make further pain cut.

JONATHAN BOONE

March 11 1787.

HOMAS Purcell has my note to him where on would be due about £ o payable in trade the 21th of April next, the confidenation for which I gate it is land rear Limetone Station, for which I have received no Title, and part is different if therefore give this pribac caution to prevent any perion from taking an affigurant of laid obligation, as I will pay to part till all the land for which it was given is feet red to me in Feetfimple, clear of different land to London March 1258 P. 32.

lefferion March 1 1788 P 32

THREE DOLLARS NEWARD

THREE DOLLARS REWARD

VER and above what the Law allows for fecuring Ifsac a run away negroe of mine, and delivering him to me on my plantation at the Falls, he is a finall pale coloured fe low, hook noted, and has loft the toes of one of his feer, very artull infinuating and impudent, if he is taken out of this County! I will give an allowance for the diffance, he has been gone fince the 24th of January. Allows for sure forbid to he bour him.

JOHN CAMPBELL

Jefferton Mirch 1 1788 § 32.

person skilled in keeping a Saw-mill may k ov where he can have emp oyment by applying to the printer hereof.

To the printer of the Kentucke Gazette,

To the printer of the Kentucke Gazette,

Sir.

In have feen in your paper No. 28 a piece under the figurative of Jordan Harris; pleafe to infert the following in your next for the private amount of that voing man.

He writes with all the virulence, of a former field, turned enough, and I am fure I never did provide him by the finalled appearance of friend-flip; nor yet had I to much ill will seainf him as to with him to attempt a windlearing of that conduit, which can only of cape centure, by remaining unknown.

Poor young mant how I pity his malady. He feems to think, that he has a character worth preferring 1 flow inducky it is, that this shought did not occur to him foomer. What hours of unrefenting agains, it mustriave faived his friends. But the misfortune is, that he feems never to have known the value of it until after he had loft is,

And now like a man bereft of his fenfes, would ! And now life a man bereft of his ferfes, would be happy for his memory, if he could with feelots of it. This perhaps, melancholy as it may appear, is no and mondilemma, with young men, who have more pride and vanity than virtue or good fence. And flattery most allow, this to be the cafegoith Mr. Harris, this filly body (Inope he will excute plain) dealing! having without the least many, as flated in your paper of the 23d of February that I had acknowledged myfelf a liar, and a foundrel in a letter to Major Cittenden, and knowing that the letter would not support the affertions; choice when I called fortit, to this himself infalted. And most valonity determined to punish me for the fame, the first time he faw me. And so has given a detail of the whole transaction; but has taken care to keep as clear of the truth, as the attempt was void of justice. This itself most have convinced every rational man, that the affertions were filled and groundless; and have fixed the stain of those aspersions which he would have thrown on me, indelbiy on his own character, But having rende ed himself contemptible; and infligated by the fixed within, as well as those withouts would have made himself contemptible; and infligated by the fixed within, as well as those withouts would have made himself criminal. And thus sets out most courageoully exhapt back with a brace of psists, we well yie kill me, as witness Genikmen preent, the fixys having fixing regions to believe me a caward intended only to have caned me. This was very kind in Mr. Harris indeed, but why the pittois? As he has in the shirt parts of his mastice called in mitteprecentation to his aid; i half without any kind of apology matche the prevalent of the kind with a perfure and tone of voice which gave them the directed contradiction. He inflantly also, asked me if I would take a pittol, With a dook of he unmod contendit the mod of his high. Till that moment, I did not take a pittol, the would put me to him of the first of the fixed his of its cheft his of a with the fi

DOBERT Brakenidge and Rice Bullock Biers-for Jeffer for County, and Humphrey Marthald and John Fowler English for Payette County, and elected Deceases to assend the Race Conventions in Richmond in June 1022.